

# **EXHIBIT A**

**Exhibit A-1**

1 FITZGERALD KNAIER LLP  
2 Kenneth M. Fitzgerald, Esq. (SBN: 142505)  
kfitzgerald@fitzgeraldknaier.com  
3 Keith M. Cochran, Esq. (SBN: 254346)  
kcochran@fitzgeraldknaier.com  
4 550 West C Street, Suite 2000  
San Diego, California, 92101  
5 Tel: (619) 241-4810  
Fax: (619) 955-5318  
6

7 WARREN LEX LLP  
8 Matthew S. Warren (SBN: 230565)  
Patrick M. Shields (SBN: 204739)  
9 Erika H. Warren (SBN: 295570)  
16-463@cases.warrenlex.com  
10 2261 Market Street, No. 606  
San Francisco, California, 94114  
11 Tel: +1 (415) 895-2940  
Fax: +1 (415) 895-2964  
12

13 Attorneys for Plaintiff and Counter Defendant  
ViaSat, Inc.

14 WOLF, GREENFIELD & SACKS, P.C.  
15 Michael A. Albert (Admitted *Pro Hac Vice*)  
malbert@wolfgreenfield.com  
16 Hunter D. Keeton (Admitted *Pro Hac Vice*)  
hkeeton@wolfgreenfield.com  
17 600 Atlantic Avenue  
Boston, Massachusetts, 02210  
18 Tel: (617) 646-8000  
19 Fax: (617) 646-8646

20 PROCOPIO, CORY, HARGREAVES & SAVITCH LLP  
21 Victor M. Felix (SBN: 179622)  
victor.felix@procopio.com  
22 525 B Street, Suite 2200  
San Diego, California, 92101  
23 Tel: (619) 515-3229  
24 Fax: (619) 744-5409

25 Attorneys for Defendant and Counter Claimant  
Acacia Communications, Inc.

27 [Caption on Next Page]

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA**

12 ) Case No.: 3:16-cv-00463-BEN-JMA  
13 )  
14 ) Stipulated Addendum to the  
15 Plaintiff ) Protective Order  
16 and Counter Defendant,  
17 v.  
18 ) Dist. Judge: Hon. Roger T. Benitez  
19 Acacia Communications, Inc., ) Hon. Magistrate Jan M. Adler  
20 a Delaware corporation, )  
21 ) Case Initiated: January 21, 2016  
Defendant )  
and Counter Claimant, )

1 Plaintiff and Counter Defendant ViaSat, Inc. and Defendant and Counter  
2 Claimant Acacia Communications, Inc., in the above-captioned matter, jointly agree  
3 and request that the following language be added as an Addendum to the Stipulated  
4 Protective Order (Docket No. 29), as amended (Docket No. 47), to be incorporated  
5 as paragraphs 16 and 17:

6 16. Any highly confidential documents or things produced by a third party  
7 in response to discovery in this case, or containing their highly confidential  
8 information, shall be marked "THIRD PARTY HIGHLY CONFIDENTIAL  
9 INFORMATION."

10 17. Material designated "THIRD PARTY HIGHLY CONFIDENTIAL  
11 INFORMATION" shall be given all the protections of material designated  
12 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY" except that,  
13 notwithstanding any provision herein, a Receiving Party may disclose any  
14 information or item designated THIRD PARTY HIGHLY CONFIDENTIAL  
15 INFORMATION to the recipients of HIGHLY CONFIDENTIAL -  
16 ATTORNEYS' EYES ONLY under Paragraph 7.3, except regarding Paragraph  
17 7.3(a), under which a Receiving Party may disclose THIRD PARTY HIGHLY  
18 CONFIDENTIAL INFORMATION only to the Receiving Party's Outside Counsel  
19 of Record in this action, as well as employees of said Outside Counsel of Record to  
20 whom it is reasonably necessary to disclose the information for this litigation, and  
21 7.3(b), under which a Receiving Party may disclose THIRD PARTY HIGHLY  
22 CONFIDENTIAL INFORMATION only to experts who are not a party's  
23 designated employee Expert.

24 Date: July 14, 2017

FITZGERALD KNAIER LLP

25 By: *s/ Keith M. Cochran*

26 Kenneth M. Fitzgerald, Esq.  
27 Keith M. Cochran, Esq.  
28 Attorneys for Plaintiff and Counter  
Defendant ViaSat, Inc.

1 Date: July 14, 2017

WOLF, GREENFIELD & SACKS, P.C.

2 By: s/ Hunter D. Keeton

3 Michael A. Albert  
4 Hunter D. Keeton  
5 Attorneys for Defendant and  
Counter Claimant Acacia  
6 Communications, Inc.  
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1                           **SIGNATURE CERTIFICATION**

2                           Pursuant to Section 2(f)(4) of the Electronic Case Filing Administrative  
3 Policies and Procedures Manual, I hereby certify that the content of this document is  
4 acceptable to Hunter D. Keeton, Esq., and I have obtained his authorization to affix  
5 his electronic signature to this document.

6

7 Date: July 14, 2017

FITZGERALD KNAIER LLP

8                           By: s/ Keith M. Cochran

9                           Kenneth M. Fitzgerald, Esq.  
10                          Keith M. Cochran, Esq.  
11                          Attorneys for Plaintiff and  
12                          Counter Defendant ViaSat, Inc.